

APR - 1 2008 APF 1, 2008 MICHAEL W. DOBBINS CLERK, U. S. DISTRICT COURT
JOHN WOODARD Claimant

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UNITED STATES DISTRICT COURT NORTHERN DISTRICTOF ILLINOIS

case no. **COMPLAINT FOR DAMAGES** AND EQUITABLE RELIEF) 1. Perjury) 2. kidnapping 3. Extortion

) 4. intentional infliction of emotional distress.) 5. Assault

COOK COUNTY SHERIFF Respondent

COMPLAINT FOR DAMAGES AND EQUITABLE RELIEF

MAGE CASTAR ASHMAN NOW COMES, Claimant John Woodard pursuant to rules (13) A,D & G of the Federal Rules Of Civil Procedure, moves that the court adhere to the law and hold the Plaintiffs accountable for the following list of crimes committed with assumed jurisdiction, and award the accompanying fines of 500,000 dollars per infraction in negotiable currency of the United States of America, for each felony perpetrated and 200,000 dollars for each misdemeanor pursuant to title 18 U.S.C. section 3571(c) (3),(c)(5).

Now States the Claimant.

On July 25th 2007, the plaintiff was summoned by the circuit court of Illinois to Appear in rm. 1401 of the Daley center for a court date. While in the courtroom waiting for his Case to be called, he was approached no less than four times and ordered to remove his hat, by two male and two female cook county sheriffs. The plaintiff stated that his personal Liberties protected the clothes that he wore and that no law commands an American National to remove any article of clothing. Then the commanding officer ordered the arrest Of the plaintiff for wearing his hat, 40 minutes later in the holding cell, the commanding officer Informed the rest of the sheriffs to charge me with trespassing, which is a false charge, perjury since the plaintiff was there by invitation of the court.

- 1. John Woodard is a United States National on file at the Cook County Recorder of Deeds, freeing him from local jurisdiction.
- The Fifth Amendment of the United States Constitution states that, "No person shall be deprived of life, liberty or property, without due process of law." -Complaint, Witnesses, and Grand Jury Indictment.-
- The Ninth Amendment of The United States Constitution states that. "The enumeration." ..of certain rights shall not be construed to deny or disparage others retained by people." The Supreme Court has found that "unenumerated rights" include the "right to travel." This fact is supported by the following case law:
 - (a) "The right of the citizen to travel upon public highways and to transport his/her property thereon, either by carriage or automobile, is not a mere privilege which a City/State may prohibit at will, but a common right which he/she has

under the right to Life, Liberty and the Pursuit of Happiness." Thompson v. Smith 154 SE 579...

- (c) "The claim and exercise of a Constitutional right cannot be converted into a crime" Miller v. U. S. 230 F 2nd 486.489.
- (d) "Where rights are secured by the Constitution are involved, there can be no rule-making or legislation which would abrogate them." Miranda v. Arizona 384 US. 436,125.
- 4. For a crime to exist there must be an injured party. "There can be no sanction or penalty imposed on one because of this exercise of Constitutional rights." Sheer v. Cullen, 481, 945
- 5. A corporate entity whether it be a city or US Government, cannot testify as an injured party. As an individual one can speak for a corporation, but cannot be an injured partyas a living person of record. -In Propria Persona.-
- 7. Penhollow v. Doane's Administrators, states that, "All corporations are subject to men." This includes the Cook County and all its departments.
- Respondent committed 1 count of Perjury pursuant to 18 U.S.C. 1962(a)(2).
- Respondent committed 1 count of kidnapping pursuant to 18 U.S.C.
- Respondent committed 1 count of intentional infliction of emotional distress. 18. U.S.C. 1951(b)(1). Plaintiff was held for over 50 days before the case was addressed.
- 11. Respondent committed 1 count of extortion pursuant to 18 U.S.C., when plaintiff was forced to pay for his freedom and personal property.
- 12. Respondent committed 1 count of Assault pursuant to 18 U.S.C. 1951 (b)(1).

Wherefore the claimant respectfully moves the court to uphold all federal fines for all crimes committed by the respondent, and award the claimant actual compensation with treble damages as well as compensation for the pain and suffering for the claimant.

John woodard 7817 Maryland Ave. Il Wald chicago, il. 60619

773-305-6774

,	Case 1:08-cv-01848	Document 1	Filed 04/01/2008	Page 3 of 4 (Rev. 12/4/00) CCG	0005 A
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JOHN WOOD	ARD				
	CIT	TATION TO DISC	OVER ASSETS		
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	COMMANDED to appear bef	-	- -		er stead
in Room <u>1401 </u>	at the location of 50 W. Wa	shington, Chicago	Illinois, on	JUL 2 5 2007	
at <u>9:30 A</u> m. 1	to be examined under oath to	discover assets or i	ncome not exempt from	enforcement of a judgmen	Ł
A judgment in fa	vor of <u>GAND-BURNSTEIN</u>	and a	AUCOOM NHOL tening	Was ent	ered on
10/13/2005	(or revive	:d on		he amount of \$ 7,643.49	
and \$ 9.378.07	remains unsatisfied	L			
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or which may be money not so ex- the proceedings.	execution or garnishment beloe acquired by or become due empt, which is due or become You are not required to with	to the judgment de is due to the judgn shold the payment	abter and from paying or next debtor, until further of any money beyond do	ver or otherwise disposing order of coart or termina uble the amount of the jud	of any tion of gment.
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A judgment in tl	he amount of \$ <u>7,643.49</u>	was enter		<u>JRNSTEIN</u>	and
against <u>JOHN V</u>	WOODARD	ie (Case No. <u>03M1021738</u>	and a bab	unce of
\$ <u>9.378.07</u>	remains unsatisf	ied.			
	ed certify to the Court, under ; ed herein is true.	penalties as provid	ed by law pursuant to 73.	5 ILCS 5/1-109 that all	
Atty. No.: <u>43236</u>	<u> </u>	<u> </u>			
Name: Samuel S	helist/SHELIST LAW FIRM	ILC	7	re of Attorney)	h73
Address: 415 N.	. LaSalle Suite 603		INESS: DUROTHY	Brown Jun 1 8 201	ZUU /
City/State/Zip: C	hicago, IL 60610	***************************************			
Telephone: 312-0	644-3900 -		Clerk of th	e Circuit Court	
-				(SE.	AL)

	<u> </u>	on oath states:		م <u>ب</u>	
I am over 18 year	's of age and not a party to	o this case. I served t	the Citation To Discover	Assets as follows:	
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with,	JUL 2 5 2007	a person of his/i	her family of the age of]	3 or upwards informing that per	JOR
of the contents of	the Citation to Discover	Assets, and also by se	nding on a true and co	rect copy on	
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day of					
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	Notary Public				

**If service is made by sheriff, return may be made by certificate rather than by sworn affidavit.

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